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PATENT  
450117-02741  
B/93

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

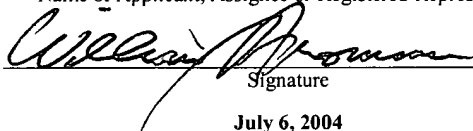
Applicant(s) : Paul SZUCS et al.  
Serial No. : 09/611,895  
For : METHOD FOR RECORDING TRANSPORT STREAMS  
OF DATA  
Filed : July 7, 2000  
Examiner : Nitin C. Patel  
Art Unit : 2116

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New York, NY 10151

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William S. Frommer, Reg. No. 25,506

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Name of Applicant, Assignee or Registered Representative

  
\_\_\_\_\_  
Signature

July 6, 2004

\_\_\_\_\_  
Date of Signature

**RESPONSE TO EXAMINER'S AMENDMENT AND COMMENT**

Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

Sir:

This is in response to the Examiner's Amendment and Comment which accompanied the Notice of Allowability mailed in the above-identified application on May 28, 2004.

IN THE TITLE:

Amend the title proposed by the Examiner as follows:

-- METHOD FOR RECORDING/STORING MULTIPLE TRANSPORT STREAMS BY  
DIVIDING INTO SERIES OF PACKETS ~~WITH IDENTIFIER, RECEIVED~~  
~~SUBSTANTIALLY SIMULTANEOUSLY FROM SEPARATE AND INDEPENDENT~~  
~~REPRODUCING DEVICES IN HOME NETWORK~~--

**REMARKS**

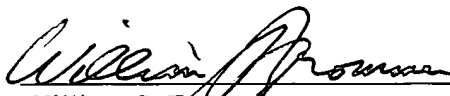
The title proposed by the Examiner is believed to be inconsistent with claim 1, the broadest allowed claim, because claim 1 does not recite those elements of the Examiner's proposed title that are deleted above. It is submitted, therefore, that the amendment made herein to the title conforms the title of this application to the claims.

The Examiner requested Applicants to explain the support herein for the claim made May 3, 2004 that this application is a Continuation-in-Part of U.S. Application 09/190,396. The following explanation is offered.

In the Office Action dated January 30, 2004, the Examiner rejected all of the claims in this application as being unpatentable over U.S. Patent 5,949,792 in combination with European published application 917355. Presumably, then, the Examiner found the subject matter of European published application 917355 discloses at least some of Applicants' invention defined by claims 17-35. European published application 917355 was filed in the European Patent Office as European application 97120003. U.S. application 09/190,396 is the U.S. equivalent of, and claims priority to, European application 97120003. Therefore, consistent with the Examiner's reasoning for rejecting claims 17-35 in view of European published application 917355, it follows that at least some of the subject matter of claims 17-35 must be described in the U.S. application 09/190,396. Consequently, and as the Examiner tacitly found, since at least some of the disclosure of the instant application is found in U.S. application 09/190,396 (or

European application 97120003), the instant application is entitled to the claim of being a CIP of  
U.S. application 09/190,396.

Respectfully submitted,  
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WSF:lf